TRANSLATION PATENT COOPERATION TREATY PATENT COOPERATION TREATY

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

tPCT Article 36 and Rule 70)

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Applicant's or agent's file reference C1-A0321P	FOR FURTHER ACTION	See Form PCT/IPEA/416							
International application No.	International filing date (day/month/yeur)	Priority date (day/month/year)							
PCT/JP2004/018493	10.12.2004	12.12.2003							
International Patent Classification (IPC) or nati	onal classification and IPC								
C12N15/13 , C07K16/46, C12P21/02, 21/08									
Applicant CHUGAI SEIYAKU KABUSHIKI KAISHA									
 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 									
2. This REPORT consists of a total of _	7 sheets, inclu	ding this cover sheet.							
3. This report is also accompanied by Ai	NNEXES, comprising:								
3. (sent to the applicant and	to the International Bureau) a total of	sheets, as follows:							
		en amended and are the basis for this report and/or Rule 70.16 and Section 607 of the Administrative							
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental								
b. (sent to the International i	Bureau only) a total of (indicate type and nur	nher of electronic environs ())							
term to the state of the state	on come of the same type and has	ness of electronic cultures;							
related thereto, in computer	readable form only, as indicated in the Sur	. containing a sequence listing and/or tables plemental Box Relating to Sequence Listing (see							
Section 802 of the Administration		, <u>,</u>							
4. This report contains indications relation	ng to the following items:								
Box No. I Basis of the	report								
Box No. 11 Priority									
Box No. III Non-establis	dunent of opinion with regard to novelty, inv	h regard to novelty, inventive step and industrial applicability							
Box No. iV Lack of unit	y of Invention								
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability, citations and explanations supporting such statement								
Box No. VI Certain doct	Box No. VI Certain documents cited								
Box No. VII Certain defects in the international application									
Box No. VIII Certain observations on the international application									
Date of submission of the demand	Date of completion of	This report							
Name and mailing address of the IPEA/JP	Authorized officer	Authorized officer							
Facsimile No.	Telephone No.								

International application No.
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Bo	x No.	I Basis of the report							
I.		th regard to the language, this report is based on the inte- icated under this item.	rnational application in the language in which it was filed, unless otherwise						
	This report is based on translations from the original language into the following which is the language of a translation furnished for the purposes of:								
		international search (Rule 12.3 and 23.1(b))							
Ì		publication of the international application (Rule	e 12.4)						
	international preliminary examination (Rule 55.2 and/or 55.3)								
2.	rece	h regard to the elements of the international application eiving Office in response to an invitation under Article report):	a, this report is based on (replacement sheets which have been furnished to the 14 are referred to in this report as "originally filed" and are not annexed to						
	\bowtie	the international application as originally filed/furnish	ed						
	Ш	the description:							
		pages	as originally filed/furnished						
		pages*	received by this Authority on						
		pages*	received by this Authority on						
	\Box	the claims:							
		nos.	ne originally filed/furnished						
			as originally filed/furnished as amended (together with any statement) under Article 19						
		nos.*							
			received by this Authority on						
		nos.*	received by this Authority on						
	Ш	the drawings:							
		sheets	as originally filed/furnished						
		sheets*	received by this Authority on						
		sheets*	received by this Authority on						
	\boxtimes	a sequence listing and/or any related table(s) - see Sup	plemental Box Relating to Sequence Listing.						
3.		The amendments have resulted in the cancellation of:							
		the description, pages							
		the claims, oos.							
		the sequence listing (specify):							
	_								
4.	Ш		mendments annexed to this report and listed below had not been made, since as filed, as indicated in the Supplemental Box (Rule 70.2(e)).						
		the description, pages							
		the claims, nos.							
	the sequence listing (specify):								
	any table(s) related to sequence listing (specify):								
	If ite	m 4 applies, some or all of those sheets may be marked "	"superseded."						

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Box No. V Ressoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
1.	Statement					
	Noveity	(N)	Claims		YES	
			Claims	1-12	NO	
	Inventiv	e step (IS)	Ciaims		YES	
			Claims	1-12	NO	
	Industria	al applicability (IA)	C'taims	1-12	YES	
			Claims		NO	

2. Citations and explanations (Rule 70.7)

Document 1: WO 01/79494 Al (Chugai Pharmaceutical Co., Ltd.), 25 October 2001 & AU 2001-46934 A & US 2004/0058393 Al

Document 2: P.J. Hudson and A.A. Kortt, J. Immunol.

Methods (1999), Vol. 231, pages 177 to 189

Claims 1 to 12

The invention set forth in claims 1 to 12 lacks novelty in the light of document 1 cited in the international search report.

Document 1 sets forth a single-chain bivalent antibody (sc(FV)2) containing two L chain V regions and two H chain V regions of a monoclonal antibody exhibiting agonist activity by crosslinking cell surface molecules, and indicates that said single chain bivalent antibody has the regions arranged in the sequence [H chain V region]-[L chain V region]-[L chain V region]-[L chain V region], and that these regions are bonded by means of a peptide linker comprising amino acids 1 to 30 (see claims 1 to 3, 5, 13, 17,; page 9, line 22 to page 11, line 7). The MABL-2 antibody sc(Fv)2 prepared in the example of document 1 has a peptide linker comprising amino acid 15 (see page 39, line 11 to page 52, line 22; example 6;

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fig. 34).

In addition, document 1 sets forth a method wherein a host genetically transformed by a recombinant vector containing DNA which codes said single chain bivalent antibody is cultured, and said single chain bivalent antibody is produced from said culture (see claims 14 to 16; page 5, line 28 to page 6, line 6; page 39, line 11 to page 52, line 22; embodiment 6; fig. 34).

Moreover, document 1 indicates that by modifying an antibody molecule into a single chain bivalent antibody, the molecules on the cell surface are crosslinked, inducing only the desired activity in the cell, and that the modified antibody has a considerably higher activity compared to the original monoclonal antibody. Document 1 also gives thrombopoetin (TPO) as an example of a receptor when the modified antibody is used as an agonist, and indicates that the bivalent single chain Fv to said TPO receptor exhibits higher agonist activity than the agonist activity of human TPO and 12B5IgG (human antibody to human MPL) (see claims 10 and 14 to 16; page 61, lines 6 to 8; page 52, line 23 to page 61, line 8; example 7).

Therefore the invention set forth in claims 1 to 12 of this application is disclosed in document 1.

Claims 1 to 12

The invention set forth in claims 1 to 12 does not involve an inventive step in the light of document 1 cited in the international search report.

Document 1 indicates that the preferred length of a linker peptide for a peptide linker which bonds an H chain V region and an L chain V region varies according

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to the receptor which acts as the antigen (see page 10, lines 24 and 25).

In the light of document 1, when producing the single chain bivalent antibody set forth in document 1, determining the appropriate length of the peptide linker according to the target receptor in an attempt to obtain higher agonist activity is a matter which a person skilled in the art could determine as necessary.

Claim 2

The invention set forth in claim 2 does not involve an inventive step in the light of documents 1 and 2 cited in the international search report.

Document 2 sets forth a single chain bivalent antibody having the structure [heavy chain variable region]-[linker]-[light chain variable region]-[linker]-[light chain variable region] (see fig. 2(d)), and indicates that when polymerizing a single chain antibody (scFv), it is possible to design the antibody as an antibody having multiple specificities targeting different antigens (see page 179, left column, lines 12 to 16).

If the "first polypeptide containing the heavy chain variable region and light chain variable region of an antibody" and the "second polypeptide containing the heavy chain variable region and light chain variable region of an antibody" set forth in claim 2 are different, even if different antigens or epitopes are recognized, in the light of document 2, when producing the single chain bivalent antibody set forth in document 1, it would be easy for a person skilled in the art to conceive of having the first polypeptide and the second

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	an	att	empt	to	obtai	n a	bi	spe	cifi	ic	antibo	ody.		
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Supplemental Box Relating to Sequence Listing									
Continuation of Box No. 1, item 2:									
 With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report was established on the basis of: 									
a. type of material									
a sequence listing									
table(s) related to the sequence listing									
b. format of material									
in written format									
in computer readable form									
c. time of filing/furnishing contained in the international application as filed									
filed together with the international application in computer readable form									
furnished subsequently to this Authority for the purposes of search and/or exami	ination								
received by this Authority as an amendment* on									
In addition, in the case that more than one version or copy of a sequence listing and/or furnished, the required statements that the information in the subsequent or additional filed or does not go beyond the application as filed, as appropriate, were furnished.									
3. Additional comments:									
 If item 4 in Box No. I applies, the listing and/or table(s) related thereto, which form part of the "supermeded". 	e basis of the report, may be marked								